

NORTHERN DISTRICT OF INDIANA
HAMMOND DIVISION

UNITED STATES OF AMERICA,)
Plaintiff,)
v.)) Cause No. 2:19-cv-328
\$574,808.00 in U.S. Currency;)
2015 Chevrolet Corvette VIN 1G1YU2D65F5604715;)
1968 Chevrolet Chevelle VIN 136678K131103;)
12 Gauge American Arms Model Spas 12-L shotgun)
SN: AA27150;)
.223 cal Steyr Arms Model AUG/A3 M1 rifle,)
SN: TKUSA00381;)
9mm Sig Sauer Model MPX pistol, SN: 62B043443;)
12 gauge Mossberg Model 500 shotgun, SN:)
V0100625;)
.45 ACP Kriss Vector Model SDP pistol, SN:)
45P007266;)
.40 Cal Glock Model 23 handgun; SN: SFT475;)
.45 ACP FN Model FNX-45 handgun with flashlight)
SN: FX3U062067;)
.40 cal Springfield Model XD-40 handgun with)
magazine, SN: XD345592;)
.45 cal ACP STI Model Guardian handgun, SN:)
KF18028;)
5.7 X 28 cal FN Model Five-seven handgun with)
magazine, SN: 386325476;)
.45 ACP cal Colt Series 80 handgun with magazine,)
SN: SN22360E;)
9mm Glock Model 17 handgun with magazine,)
SN: EST531;)
.38 cal Colt Model .38 Special Revolver, SN: SV8477;)
9mm MasterPiece Arms handgun, SN: F0397)
9mm Glock Model 19 handgun, SN: XTR583;)
.380 cal Kimber Micro Carry handgun, SN: T0019276;))
Defendant.)

VERIFIED COMPLAINT IN REM

Plaintiff, United States of America, by its attorneys, Thomas L. Kirsch II, United States Attorney for the Northern District of Indiana, and Orest Szewciw, Assistant United States Attorney, brings this complaint and alleges as follows in accordance with Supplemental Rule G(2) of the Federal Rules of Civil Procedure:

NATURE OF THE ACTION

1. This is an action to forfeit and condemn to the use and benefit of the United States of America pursuant to 21 U.S.C. § 881(a)(6) and (4) the following described property: \$574,808.00 in U.S. Currency (hereinafter "defendant currency"), 2015 Chevrolet Corvette VIN 1G1YU2D65F5604715, 1968 Chevrolet Chevelle VIN 136678K131103, 12 Gauge American Arms Model Spas 12-L shotgun SN: AA27150; .223 cal Steyr Arms Model AUG/A3 M1 rifle, SN: TKUSA00381; 9mm Sig Sauer Model MPX pistol, SN: 62B043443; 12 gauge Mossberg Model 500 shotgun, SN: V0100625; .45 ACP Kriss Vector Model SDP pistol, SN: 45P007266; .40 Cal Glock Model 23 handgun; SN: SFT475; .45 ACP FN Model FNX-45 handgun with flashlight SN: FX3U062067; .40 cal Springfield Model XD-40 handgun with magazine, SN: XD345592; .45 cal ACP STI Model Guardian handgun, SN: KF18028; 5.7 X 28 cal FN Model Five-seven handgun with magazine, SN: 386325476 .45 ACP cal Colt Series 80 handgun with magazine, SN: SN22360E; 9mm Glock Model 17 handgun with magazine, SN: EST531; 38 cal Colt Model .38 Special Revolver, SN: SV8477; 9mm MasterPiece Arms handgun, SN: F0397; 9mm

handgun, SN: T0019276; for violations of 21 U.S.C. § 841.

THE DEFENDANT(S) IN REM

2. Defendant property was seized on or about March 18, 2019, from the residence of Collin Duttaroy in Fort Wayne, Indiana. Defendant currency is presently in the custody of the United States Marshal Service.

JURISDICTION AND VENUE

3. Plaintiff brings this action in rem in its own right to forfeit and condemn the defendant currency. This Court has jurisdiction over an action commenced by the United States under 28 U.S.C. § 1345, and over an action for forfeiture under 28 U.S.C. § 1355(a).

4. This Court has *in rem* jurisdiction over the defendant currency under 28 U.S.C. § 1355(b)

5. Venue is proper in this district pursuant to 28 U.S.C. §§ 1355(b)(1), because the acts or omissions giving rise to the forfeiture occurred in this district.

BASIS FOR FORFEITURE

6. The defendant currency, vehicles and firearms are subject to forfeiture pursuant to 21 U.S.C. § 881(a)(6) because they constitute (1) money, negotiable instruments, securities and other things of value furnished and intended to be furnished in exchange for a controlled substance in violation of the Controlled Substances Act; (2) proceeds traceable to such an exchange; or (3) money, negotiable instruments, and securities used and intended to be used to facilitate a violation of the Controlled Substances Act.

Defendant firearms are subject to forfeiture pursuant to 21 U.S.C. § 881(a)(4) because they were used, or intended to be used to facilitate the sale, receipt, possession or concealment of illegal controlled substance.

FACTS

7. On March 18, 2019, law enforcement officers executed a search warrant at the residence of Collin Duttaroy in Fort Wayne, Indiana. During the search, officers recovered marijuana, THC gummies, a drug ledger, a money counter, defendant firearms, defendant currency and defendant vehicles.

8. Of the defendant currency, \$552,318.00 was seized from various locations inside the premises: \$150,033.00 (located inside a trash bag in a void next to a fireplace); \$350,080.00 (located in a backpack); \$43,035.00 (located in a bread drawer in the kitchen); \$4,199.00 (located on the kitchen counter); \$4,125.00 (located in a safe); and \$846.00 (located in a purse). In addition, \$22,490.00 was located inside a Nissan Altima, which investigators had previously observed being involved in drug sales by Duttaroy.

9. Duttaroy admitted to law enforcement officers that he sold 10 to 30 pounds of marijuana per week.

10. Duttaroy stated to law enforcement officers that he had not worked during the past three years. A subsequent inquiry to Indiana Workforce Development by law enforcement officers revealed that Duttaroy had no

reported income in the state of Indiana since 2013 and that since 2011, when Duttaroy was 18 years old, the total of reported income since that time was \$10,687.83.

12. Defendant 2015 Chevrolet Corvette was purchased by Duttaroy with \$80,000.00 cash currency. Defendant 1968 Chevrolet Chevelle was purchased by Duttaroy for \$35,000.00 with cash.

WHEREFORE, the plaintiff requests that the defendant property be forfeited and condemned to the United States of America; that Warrant of Arrest In Rem be issued for defendant property; that the plaintiff be awarded its costs and disbursements in this action; and for such other and further relief as this court deems proper and just.

Respectfully submitted,

THOMAS L. KIRSCH II
UNITED STATES ATTORNEY

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VERIFICATION

I, Tyler Ludwig, hereby verify and declare under penalty of perjury that I am a Special Agent with the Federal Bureau of Investigations (FBI); that I have read the foregoing Verified Complaint In Rem and know the contents thereof, and that the matters contained in the Verified Complaint are true to the best of my knowledge.

The sources of my knowledge and information are the official files and records of the FBI, along with information supplied to me by other law enforcement officers, as well as my investigation of this case.

I hereby verify and declare under the penalty of perjury that the foregoing is true and correct.

Dated:

8/30/2019


Tyler Ludwig
Special Agent, FBI

[USDC IN/ND case 2:19-cv-00328 document 1-1 filed 08/30/19 page 2 of 2](https://ecf.uscourts.gov/cases/2:19-cv-00328/documents/1-1)
INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
 - (b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
 - (c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin.** Place an "X" in one of the six boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.
 - Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.
 - Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.
 - Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.
 - Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF INDIANA
HAMMOND DIVISION

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Defendant.)

WARRANT FOR ARREST IN REM

TO: THE UNITED STATES MARSHAL FOR THE NORTHERN DISTRICT OF INDIANA AND/OR ANY OTHER DULY AUTHORIZED LAW ENFORCEMENT OFFICER:

WHEREAS, on August 30, 2019, the United States of America filed a verified complaint for civil forfeiture in the United States District Court for the Northern District of Indiana against the above-named defendant property, alleging that said property is subject to seizure and civil forfeiture to the United States for reasons mentioned in the complaint;

NOW THEREFORE, you are hereby commanded to arrest and take into your possession the above-named defendant property and to use whatever means appropriate to protect and maintain it in your custody until further order of the Court.

YOU ARE FURTHER COMMANDED to provide notice of this action to any person thought to have a potential interest in or claim against the defendant property by serving upon such person or to the attorney representing the potential claimant with respect to the seizure of the property, a copy of this warrant of arrest in rem and the verified complaint, in a manner consistent with the principles of service of process of an action in rem under the Supplemental Rules for Admiralty or Maritime and Asset Forfeiture Claims, Federal Rules of Civil Procedure.

This warrant provides notice that in order to avoid civil forfeiture of the property, any person claiming an interest in, or right against, the property must file a claim in the court where the action is pending, pursuant to Rule G of the Supplemental Rules for Admiralty or Maritime and Asset Forfeiture Claims. The claim must identify the specific property claimed, identify the claimant and state the claimant's interest in the property, be signed by *the claimant* under penalty of perjury, and be served on the government attorney handling the case. A claimant must file a claim no later than 35 days after the date the notice is sent or, as applicable, no later than 30 days after the date of final publication of the notice of civil forfeiture. In addition, any person having filed such a claim shall also file an answer or motion to the complaint no later than 20 days after the filing of the claim.

All claims and answers or motions for the defendant property must be filed with the Office of the Clerk, United States District Court for the Northern District of Indiana, 5400 Federal Plaza, Hammond, Indiana 46320, and a copy of the claim and answer or motion sent to Assistant United States Attorney Orest Szewciw, United States Attorney's Office, 5400 Federal Plaza, Suite 1500, Hammond, Indiana 46320.

Additional procedures and regulations regarding this forfeiture action are found at 19 U.S.C. §§1602-1621.

YOU ARE FURTHER COMMANDED, promptly after execution of this process, to file the same in this Court with your return thereon, identifying the individuals upon whom copies were served and the manner employed.

Dated: _____

Robert N. Trgovich
Clerk of the Court

By: _____
Deputy Clerk